

ATTACHMENT 1

THESE DEFENDANT EAMON, AND DEENA
HAVE CONTINUED COURT USING THE PLAINTIFFS
RIGHT TO CONTINUANCE OF PROCEEDING
AGAINST HIS AUTHORIZATION ALONG SIDE
WITH HELP OF JONATHAN McDONALD.

I GAVE NOTICE TO EAMON AND DEENA
ON 11/19/21 THAT I WAS REPRESENTING MYSELF
ON CASE 66166221-CR, THIS MEANS
JONATHAN WAS FIRED. BUT INDEED THEY
STILL ALLOWED HIM TO MAKE DECISIONS.
DEENA WAS SUPPOSE TO GRANT NEW
ATTORNEY AFTER I FIRED JONATHAN.

AND ALSO THIS CONTINUANCES CAUSED
THE VIOLATION OF MY 90 DAY SPEEDY
TRIAL RIGHTS.

OCTOBER 17th, 2021 WAS THE DATE
WHICH TRIAL WAS TO BE DISMISSED
DUE TO WHAT DATE BEING THE 90 DAY SPEEDY
TRIAL LIMIT, AND THE DISMISSAL DID NOT
HAPPEN. WHEN THIS DID NOT HAPPENED
I NOTIFIED DEFENDANT IN A 90 DAY VIOLATION
MOTION ON 12/02/21 AND 11/04/21

PLAINTIFFS REASON FOR LAWSUIT IS
THAT DEFENDANTS CANT PROVE AN
VALIDATION AGAINST PLAINTIFFS
ARGUMENT.